UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

TARGET TRAINING INTERNATIONAL, LTD.,)) Civil Action No. 4:10-cv-03350
Plaintiff,)
v.)
EXTENDED DISC NORTH AMERICA, INC.,)))
Defendant.)))

SCHEDULING ORDER

It is hereby **ORDERED**, after consultation with the parties that the following schedule will apply in this case.

0	12/13/2010 at 8:15 a.m.	Scheduling Conference (telephonic)
1	2/4/11	Comply with P.R. 3-1 and P.R. 3-2: Parties to
		make disclosure of asserted claims and
		preliminary infringement contentions & make
		document production.
		After this date, it is necessary to obtain leave of
		Court to add and/or amend infringement
		contentions, pursuant to Patent Rule (P.R.) 3-7.
		Join additional parties. It is not necessary file
		a motion to join additional parties before this
		date. Thereafter, it is necessary to obtain leave
		of court to join addition parties.
		Add new patents and/or claims for patents-in-
		suit. It is not necessary to file a motion to file a
		motion to add additional patents or claims before
		this date. Thereafter, it is necessary to obtain
		leave of Court to add patents or claims.
2	3/18/11	Comply with P.R. 3-3 and 3-4: Parties to
		serve preliminary invalidity contentions and
		make document production. Thereafter, it is

		necessary to obtain leave of Court to add and/or amend invalidity contentions, pursuant to P.R. 3-
		7. Add any inequitable conduct allegations to pleadings. Before this date, it is not necessary to
		file a motion for leave to add inequitable conduct
		allegations to pleadings. Thereafter, it is
		necessary to obtain leave of Court to add in
		equitable conduct allegations by pleadings.
3	4/1/11	Comply with P.R. 4-1: Parties' exchange of
		proposed terms and claim elements needing
	4/22/11	construction.
4	4/22/11	Comply with P.R. 4-2: Parties' exchange of
		preliminary claim constructions and extrinsic evidence.
		Privilege Logs exchanged by parties (or a letter
		to the court stating that there are no disputes as
		to claims of privileged documents).
5	5/20/11	Deadline to comply with P.R. 4-3: Filing of
		joint claim construction and pre-hearing
		statement.
		Disclosure of parties' claim construction
		experts & service of FRCP 26(a)(2) materials.
6	5/20/11	Deadline for parties to file amended pleadings
		(pre-claim construction). It is not necessary to
		file a Motion for Leave to Amend before the
		deadline to amend pleadings. (It will be
		necessary to file a Motion for Leave to Amend after this deadline.)
		arter this deadnine.)
		NOTE: If the amendment would affect
		preliminary infringement contentions or
		preliminary invalidity contentions, a motion
		must be made pursuant to P.R. 3-7 irrespective
		of whether the amendment is made prior to this
		deadline.
7	5/23/11	Each party to provide name, address, phone
		number, and curriculum vitae for up to three (3)
		candidates for a court-appointed special
		master (see Fed. R. Civ. P. 53) or courtappointed expert (see Fed. R. Ev. 706), with
		information regarding the nominee's availability
		for Markman hearing or other assignments as
		deemed necessary by the court. The parties shall
		indicate if they agree on any of the nominees.
8	5/23/11	Deadline for parties (optional) to provide Court
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		with written tutorials concerning technology involved in patent in issue. If a special master
		or court-appointed expert is hereafter selected, the parties will provide each tutorial to the
		master or expert.
9	5/27/11	Responses to amended pleadings due.
10	6/10/11	Discovery deadline on claim construction
11	6/24/11	issues (see P.R. 4-4).
11	0/24/11	Comply with P.R. 4-5: the Party claiming patent infringement must serve and file a
		Claim Construction Opening Brief with
		supporting evidence. The moving party is to
		provide the Court with 2 copies of the binders
		containing their Opening Brief and exhibits. If a
		special master or court-appointed expert has
		been appointed, the moving party must provide
		the Opening Brief on disk or CD along with a
		hard copy, tabbed and bound in notebook format
		with exhibits, to the special master or court-
10	7/15/11	appointed expert.
12	7/15/11	Comply with P.R. 4-5: Responsive pleading
		and supporting evidence due to party claiming patent infringement. The moving
		party is to provide the Court with two (2)
		courtesy copies of the Responsive Brief and
		exhibits. If a special master or court-appointed
		expert has been appointed, the nonmoving party
		must supply a copy of its Response on disk or
		CD along with a hard copy, tabbed and bound in
		notebook format with exhibits, to the special
		master or court-appointed expert.
13	7/22/11	Comply with P.R. 4-5: Party claiming
		infringement shall a Reply Brief and
		supporting evidence on claim construction.
		The moving party is to provide the Court with
		two (2) copies of the Reply Brief and exhibits.
		If a special master or court-appointed expert has
		been appointed, the moving party must provide
		the Reply Brief on disk or CD along with a hard
		copy, tabbed and bound in notebook format with
		exhibits, to the special master or court-appointed expert.
		Parties to file a notice with the Court stating the estimated amount of time requested for the

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		Claim Construction (Markman) Hearing. The		
		Court will notify the parties if it is unable to		
		accommodate this request.		
14	8/5/11	Parties to submit Claim Construction Chart in		
		WordPerfect 8.0 (or higher) format in		
		compliance with P.R. 4-compliance with P.R. 4-		
		5.		
15	8/15/11	Claim Construction (Markman) Hearing at		
		1:30 p.m., at the United States District Court,		
		515 Rusk Street, Courtroom 11-A, Houston,		
		Texas.		
16	9/26/11	Court's decision on Claim Construction		
		(Markman Ruling). (If ruling is later than this		
		date, parties may seek to amend the remaining		
		dates of the Scheduling Order.)		
17	9/30/11	Deadline for final infringement contentions		
		and to amend pleadings on infringement		
		claims.		
		NOTE: Except as provided in P.R. 3-6, if the		
		amendment would affect preliminary or final		
		infringement contentions, a motion must be		
		made under P.R. 3-7 irrespective o whether the		
		amendment is made before this deadline.		
18	9/30/11	Comply with P.R. 3-8. All parties furnish		
		documents and privilege logs pertaining to		
		willful infringement.		
19	10/14/11	Deadline for final invalidity contentions and		
		to amend pleadings on invalidity claims.		
		NOTE: Except as provided in P.R. 3-6, if the		
		amendment would affect preliminary or final		
		infringement contentions, a motion must be		
		made under P.R. 3-7 irrespective o whether the		
		amendment is made before this deadline.		
20	10/28/11	Date for designation of expert witnesses on		
		non-construction issues on which the party		
		has the burden of proof ("BOP") and service of		
		expert witness reports.		
		[Refer to Fed. Rules of Civil Proc. For		
		information required.]		
21	12/02/11	Date for designation of responsive expert		
		witnesses on non-construction issues on which		
		the party does <i>not</i> have the BOP, and service		
		of responsive expert witness reports. [Refer to		
		Fed. Rules of Civil Proc. For information		
		required.]		
	1/00/10			
22	1/20/12	Discovery deadline on all issues.		

		(If ruling is late, parties may seek to amend the
		remaining dates of the Scheduling Order.)
23	Motions due: 2/17/12	Dispositive and non-dispositive motions and
	Responsive briefs due: 3/2/12	Briefing deadlines.
24	Reply briefs due: 3/9/12 Per the Court's schedule	Court's ruling on all pending motions.
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25	4/27/12	Joint Pretrial Order due including all
		components required by Local Rules and this
		Court's Procedures (such as witness lists, exhibit
		lists and copies of exhibits – see #29 below), and (a) in bench trials, proposed findings of fact
		and (a) in bench trials, proposed findings of fact and conclusions of law with citation to authority
		and (b) for jury trials, joint proposed jury
		instructions with citations to authority, and
		proposed verdict form).
		Statement of Expected Length of Trial:
		days (~6 hours with jury per day).
26	4/27/12	Written notice due for request for daily
		transcript or real time reporting of trial
27	4/27/12	proceedings.
21	4/27/12	Video and Deposition Designations due. Each party who proposes to offer a deposition by
		video must file a disclosure identifying the line
		and page numbers to be offered.
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		All other parties will have 1 week to file a
		response requesting cross designation line and
		page numbers to be included.
		Each party is responsible for preparation of the
		final edited video in accordance with their
		parties' designations and the Court's rulings on
		objections.
28	4/27/12	Motions in Limine due.
29	5/11/12	Objections to opponents' proposed witnesses,
		proposed exhibits, designated deposition
		testimony, and any other matters due.
30	5/18/12	The parties are directed to confer and advise the
		Court to which limine requests the parties agree
31		to. 9:00 a.m. Docket Call/Final Pretrial
31		Conference at the United States District Court,
		515 Rusk Street, Houston, Texas.
32	MEDIATION is required	The Court refers most patent cases to mediation.
	prior to Docket Call.	The parties should discuss proposed mediators

	[4/2/12]	and timing of mediation prior to the Scheduling Conference and be prepared with recommendations for the Court.
		Mediation to be completed by this date. The parties must select a mediator for this case. The parties and mediator must comply with S.D. Texas Local Rule 16.
33	June 4, 2012 @ 11:30 a.m.	DOCKET CALL

OTHER REQUIREMENT AND LIMITATIONS:

- (a) **All depositions** to be read into evidence as part of the parties' case-inchief must be **EDITED** (*with* notice to opposing parties) to exclude all unnecessary, repetitious, and irrelevant testimony. **ONLY** those portions relevant to the issues in controversy may be read into evidence.
- (b) The Court will refuse to entertain any **motion to compel discovery** filed after the date of this Order unless the movant advises the Court within the body of the motion that counsel for the parties have first conferred in a good faith attempt to resolve the matter. <u>See</u> Southern District of Texas Local Rules 7.1, 7.2.
- (c) The following **excuses will neither warrant a continuance** nor justify a failure to comply with the discovery deadline:
 - (i) the fact that there are motions for summary judgment or motions to dismiss pending;
 - (ii) the fact that one or more of the attorneys is set for trial in another court on the same day, unless the other setting was made prior to the date of this order or was made as a special provision for the parties in the other case;
 - (iii) the failure to complete discovery prior to trial, unless the parties can demonstrate that it was impossible to complete discovery despite their good faith effort to do so.

(d) Exhibits

(i) Each party must provide the Court with a courtesy copy of exhibits and exhibit lists. The presiding judge's preferred format for Exhibit Lists is available on the Court's website at www.txs.uscourts.gov under **Court Procedures**.

- (ii) If exhibits are voluminous, provide only specific pages that pertain to the issues on the two courtesy copies. The original exhibits that are agreed upon by the parties, should be ready to be tendered to the Clerk of Court at the beginning of trial. Other exhibits that are admitted during trial should be tendered to the Clerk of the Court immediately after admission.
- (ii) The parties are to label all proposed exhibits with the following information on each label: Designation of Plaintiff's or Defendant's Exhibit Number and Case Number. For example:

Plaintiff's Exhibit	Defendant's Exhibit
Exhibit No	Exhibit No
Case No	Case No

SIGNED at Houston, Texas this 14th day of December, 2010.

Kenneth M. Hoyt

United States District Judge